



## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:	) :	Examiner: Travis M. Reis	ROMO, OC. CON
MOTOMU FUKASAWA  Application No.: 09/774,626	)	Group Art Unit: 2859	Chr. Sills
Filed: February 1, 2001	;	RCE Filed: 12/11/02	CA SOO
For: NON-INVASIVE ENVIRONMENT HISTORY INDICATOR FOR REUSABLE DEVICE	) :	December 11, 2002	

Commissioner for Patents Washington, D.C. 20231

## PRELIMINARY AMENDMENT

Sir:

In response to the September 11, 2002 Office Action, please further amend the application as follows:

## IN THE CLAIMS:

Please amend Claims 1, 2, and 4-9 as follows. A marked-up copy of Claims 1, 2, and 4-9 showing the changes made thereto, is attached. Note that all the claims currently pending in this application, including those not presently being amended, have been reproduced below for the Examiner's convenience.



1. (Twice Amended) An apparatus for indicating the history of the environmental conditions of the environment in which said apparatus is used to permit a determination of the level of deterioration of a recoverable and reusable unit of said apparatus and a determination of

	REQUEST	Application Number	09/774,626	741
	FOR	Filing Date	February 1, 2001	10/19
CONTINU		First Named Inventor	MOTOMU FUKASAW	RO C
CONTINU	ED EXAMINATION (RCE)	Group Art Unit	2859	<del>ر س کر را</del>
Subsection	TRANSMITTAL (b) of 35 U.S.C. § 132, effective on May 29, 2000,	Examiner Name	Travis M. Reis	To the second se
·	continued examination of an utility or plant application filed on or after June 8, 1995. American Inventors Protection Act of 1999 (AIPA).	Attorney Docket Number	00865.004528	300
filing a continued pro of the AIPA. See Ch Reg. 14865 (Mar. 20	R. § 1.114 is effective on May 29, 2000. If the above-identified application application (CPA) under 37 C.F.R. § 1.53(d) (PTO/SB/29) anges to Application Examination and Provisional Application Pract 2000), 1233 Off. Gaz. Pat. Office 47 (Apr. 11, 2000), which establiated under 37 C.F.R. § 1.114	instead of a RCE to be eligible : lice, Final Rule, 65 Fed. Reg. 50	for the patent term adjustme	ent provision:
· -	usly submitted			
іі. 📙 (	Consider the amendment(s)/reply under 37 C.F.R. § 1 Any unentered amendment(s) referred to above will be entered). Consider the arguments in the Appeal Brief or Reply E	Brief previously filed on $\_$		-
b. X Enclos				
ii.	Amendment/Reply Affidavit(s)/Declaration(s) Information Disclosure Statement (IDS)			
2. Miscellaneous	Other			
a. Suspe	nsion of action on the above-identified application is r		-	od of
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b. D Other	fee under 37 C.F.R. § 1.17(e) is required by 37 C.F.R. § 1.114 wh		aradit any avarnayma	ento to
3. Fees The RCI	•		credit any overpayme	1115, 10
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3. Fees The RCI  a. X The Di  Depos  i. X F  ii. E  iii. C	rector is hereby authorized to charge any deficiencies it Account No. 06-1205  RCE fee required under 37 C.F.R. § 1.17(e) Extension of time fee (37 C.F.R. §§ 1.136 and 1.17)	s in the following fees, or	-	

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